

THE HARTFORD REPUBLICAN.

Fine Job Work a Specialty.

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No. 52.

Don't Marry.

Almost everybody remembers the celebrated advice of the London Punch, "To those about to marry, Don't." There is in that advice the expression of the feeling of many a mother who says, "I hope my daughter will never marry and suffer as I have."

In ninety-eight cases in every hundred there is no good for this suffering. Doctor Pierce's Favorite Prescription cures the womanly diseases which cause such misery. It drives out the poison, restores the system, and builds up the body. It is a perfect cure for all the diseases of the female system, and is the only medicine that can be taken with safety by the most delicate and nervous.

Do not allow an unscrupulous dealer to sell you something in place of "Favorite Prescription," claimed to be "just as good." There is nothing just as good for women as "Favorite Prescription."

"I am so pleased with your instructions, I hardly know what to say to you for your kind letters," writes Mrs. Mary Bryant of Lake St. Thomas Co., Ga. "You can publish my few statements to the world, having all suffering women will know and be healed. I suffered so much with great pain in my back and the worst part of my stomach and palpitation of the heart, that at times I could hardly get up and could hardly get up in the morning, but after taking three bottles of 'Favorite Prescription' and two vials of Dr. Pierce's Pleasant Pellets, I feel like a new woman."

Dr. Pierce's Pleasant Pellets cure sick headache.

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BECKHAM'S CONDUCT

In Exercising Executive Clemency, Vicious and Intensely Partizan.

Knott and Breckinridge on the Little Boy's Course.

The Evening Post believed last fall and we believe now, that the position Mr. Beckham took in order to embarrass Mr. Yerkes—declaring he would pardon no one convicted by a legal jury—was unbecoming, and it appears that Mr. Beckham has himself abandoned it. In the Pike county parson the Governor puts these reasons on record:

"After a careful and patient examination of the record and papers in these cases, I am convinced that these men are entirely innocent of the charges against them, and that their action in the affair was one of self-defense. The trouble was an unfortunate one, arising out of political differences, and there is no doubt in my mind but that if the political features of this case were reversed and these defendants had belonged to the dominant element in Pike county, they would have been dismissed on examining trial, never indicted at all, and would have been the object of special admiration of their partisan supporters. The record in this matter discloses as clear a case of self-defense as was ever presented to me, and these defendants simply protected themselves manfully against the assaults of a lot of bullies, who had previously uttered their threats to overcome them or die in the attempt."

"The defendant, Keene Bevins, fired no shot until he was shot himself in the body, and fatally, as he thought, and his aged and gray-haired father had been struck on the head and covered with blood by one of these assailants. He is also charged with killing one Andy Justice in the siffy who was one of his friends, but the affidavit of the foreman of the grand jury at the April term and the evidence in the case show conclusively that Andy Justice was killed by one of the attacking party, whose political affiliations seem to have secured them immunity from indictment. The affidavit of the foreman gives strong evidence of a political prejudice against these defendants, and the termination upon the part of the prosecutors to wreak vengeance upon them through the instrumentality of the court. Justice seems to have been denied them; bail was refused them for a long while, and their only remedy is through executive clemency. While of itself it is no excuse for them, it is nevertheless a singular fact that no indictment whatever was found against the attacking party."

"In reference to the grand jury of the January term of this court, which indicted the defendants, I quote from a letter of one of the officials of Pike county, who says: 'It was so arranged that every member of the grand jury was a Republican, and one of said number was the father-in-law of said deceased Dick Ep Justice.'"

"A large number of the very best citizens in Pike county, by their letters on file in this case, and in many instances by personal statements to me, show undoubtedly that these men have been grievously wronged; that justice has been denied them; that Keene Bevins should have been acquitted, and that these other defendants could not secure a fair, impartial trial under the conditions that now exist there. No one could read the record in this case without coming to the conclusion that these men simply did what any other man has a right to do in the defense of his life and lawful rights. Their character as law-abiding, peaceful citizens is vouched for by a large number of the best people in that section. Believing, therefore, that they are innocent of any crime in the matter, and that they have not received justice, I grant a pardon to Keene Bevins, who has already been convicted for seven years in the penitentiary, and to the other defendants, because, he, being guiltless, they are, too."

J. C. W. BECKHAM,
Governor.

In this case and in the Alvey case we think the Governor's reasons carry him to an extreme in the opposite direction from the position taken in his campaign. He hears one side, and on this evidence he determines the whole matter. In this case, as in the Jefferson county gambling case, the action of the Governor is an indictment of the court. Col. Breckinridge is a lawyer of wide experience, as well as an able editor, and we adopt his words as our own on this feature of these cases:

"The substance of what the Governor alleges is that the evidence of partisan passion in the trial is sufficient not only to justify, but to demand the exercise of executive clemency. We are not prepared to deny the justice of this conclusion. We believe that every citizen is entitled to a fair and impartial trial in a court in which justice reigns and the law rules. We believe there is no crime in the whole catalogue of crimes, more heinous, more dangerous than the prostitution of the courts of justice to partisan hate and the punishment of innocent persons by the prostitution of the courts of justice. Courts are the protection of the weak. They are the barrier against the outrages of the strong. Upright and fearless courts can preserve the rights and liberties of the citizen against any temporary encroachment, and usurpation will be only temporary if our courts are upright, courageous and impartial. The Herald has stood in season and out of season during these unhappy years for just courts, for impartial tribunals and for the honest administration of the law; and it stands so to-day, whether the court be Republican or Democratic; whether the accused be Democratic or Republican; it protests against and denounces any partisan action of a Republican grand jury, petit jury or judge with equal earnestness as it has protested against and denounced the action of Democratic tribunals."

"For years it has been said that the grand juries of Franklin county were composed always of at least nine Democrats; that these grand jurors were so selected as to put themselves entirely under the control of the prosecuting Attorney. And it will be remembered that in the celebrated case where Messrs. Hallam and Hardin were fined by the Judge of the Franklin Circuit Court for contempt of the indictment found by the grand jury against John Whalen was set aside because of the peculiar and censurable mode in which that grand jury was selected and impeached. In the trials of Powers, Howard and Youtsey the petit juries were selected by Democratic sheriffs; and at one time, in one precinct, several scores of voters were

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WHAT IT WOULD COST.

Danger to Business Interests, Involved in a Reopening of Tariff Agitation.

These sanguine Democrats who see in the Babcock Anti-Tariff bill and the hung-up reciprocity treaties a chance to reopen the tariff question and plunge the nation into another controversy are reckoning without one important factor in the situation. That is the great, solid business interests of the United States. These interests know well from their own experience between 1884 and 1896 that nothing so fits like a nightmare on business, stifling new enterprises and paralyzing all calculations, as an agitation for "tariff reform." Our merchants and manufacturers had a dozen years of this. They have an acute memory of it; they do not like it. It culminated in the disastrous Gorman-Wilson act, a hodge-podge so grotesque that the very President who was responsible for it refused to sign it. This Gorman-Wilson act was one of the causes which produced the hard times of 1894-97. In the opinion of so conservative a statesman as the senior Senator of Massachusetts this tariff agitation and the stupid and vicious legislation in which it resulted cost the American people more than the four years of the great Civil War.

Now there are no business men in this country who wish to repeat that experience of 1894-97. It makes no matter whether they are Republicans, Democrats, Mugwumps or Populists—they are all alike in this, that they do not want the tariff fight reopened. So far as customs duties are concerned, they are satisfied to leave things as they shall be left as they are, or they will know the reason.

The great dry goods house which is now selling 30 or 40 per cent more goods than it was selling in 1894, 1895 or 1896 does not want its business, carefully adjusted to present conditions, harassed and upset by a new threat of tariff-smashing, even if the threat is never carried out. The factory which is employing a thousand hands, where, six years ago, it employed five hundred, and is paying them full wages and working them every day, would rather face an earthquake or a cyclone than another visitation of Gorman-Wilsonism. The industrial classes of this country, that are its real rulers, will rise as one man to smite the organs or the politicians or the party that would unseat the Pandora's box of another tariff war. If the Democracy, misled by mad leaders, attempts this, it will be buried more deeply than it was when it attempted to smash the gold standard and set up its silver idols.

Those party newspapers that are crying out against the tariff do not know what they are doing. They are virtually trying to cut off the business of every merchant who advertises in their columns and to rob their readers of the earnings of their daily toil. There can no longer be any conjecture.

When you want a modern, up-to-date physic, try Chamberlain's Stomach and Liver Tablets. They are easy to take and pleasant in effect. Price, 25 cents. Samples free at Z. Wayne Griffin's drug store.

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An Ingenious Treatment by Which Drunkards are Being Cured Daily in Spite of Themselves.

No Noxious Doses. No Weakening of the Nerves. A Pleasant and Positive Cure for the Liquor Habit. It is to be generally understood that Drunkenness is a disease and not weakness. A body filled with poison and nerves completely shattered by paralytic or constant use of intoxicating liquors, requires an antidote capable of neutralizing and eradicating this poison, and destroying the craving for intoxicants. Sufferers may now cure themselves at home without publicity or loss of time from business by this wonderful "Home Gold Cure" which has been perfected after many years of close study and treatment of inebriates. The faithful use according to directions of this wonderful discovery is positively guaranteed to cure the most obstinate case, no matter how hard a drinker. Our records show the marvelous transformation of thousands of drunkards into sober, industrious and up-right men.

Wives cure your husbands! Children cure your fathers! This remedy is in no sense a nostrum but is a specific for this disease only, and is so skillfully devised and prepared that it is thoroughly so. It is pleasant to the taste, so that it can be given in a cup of tea or coffee with the knowledge of the person taking it. Thousands of drunkards have cured themselves with this priceless remedy, and as many more have been cured and made temperate men by having the "Cure" administered by loving friends and relatives without their knowledge in coffee or tea, and believe to-day that discontinued drinking of their own free will. Do not wait. Do not be misled by a parent and leading "improvement." Drive out the disease at once and for all time. The "Home Gold Cure" is sold at the extremely low price of One Dollar, thus placing within reach of everybody a treatment more effective than others cost \$25 to \$50. Full directions accompany each package. Special advice by skilled physicians when requested without extra charge. Sent prepaid to any part of the world on receipt of one dollar. Address Dept. 1, Edwin B. Giles & Company, 2339 and 2343 Market Street, Philadelphia. All correspondents strictly confidential.

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A WISE RECOMMENDATION

How to Reduce to a Minimum the Annoyances of the Personal Baggage Law.

Appraiser Wakeman, of New York, who has done such good work in checking undervaluation frauds in that city, had made a